## Case3:09-cv-04208-JSW Document216 Filed12/08/11 Page1 of §

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<ul><li>7</li><li>8</li><li>9</li></ul>	Attorneys for Defendants Dennis Wu, Joseph J. Jou, Pin Pin Chau, Li-Lin Ko, Godwin Wong, David Ng, Daniel P. Riley and Richard Li-Chung Wang		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13			
14 15	KYUNG CHO; REX DECHAKUL; AND DAVID HWANG; INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY	Master Case No. CV-09-4208-JSW (Consolidated)	
16	SITUATED,	<u>CLASS ACTION</u>	
17	Plaintiffs,	CTIDIII ATION AND IDDODOCEDI	
18	V.	STIPULATION AND [PROPOSED] ORDER RE: FILING OF THIRD AMENDED COMPLAINT AND DESPONSE THERETO	
19	UCBH HOLDINGS, INC.; THOMAS S. WU; EBRAHIM SHABUDIN; CRAIG ON;	RESPONSE THERETO	
20	DENNIS WU; ROBERT NAGEL; JOHN M. KERR; DANIEL M. GAUTSCH;	[Civil L.R. 6-1(b)]	
21	DOUGLAS MITCHELL; BURTON D. THOMPSON; JOHN CINDEREY; JOSEPH J. JOU; PIN PIN CHAU; LI-LIN KO; JAMES	Judge: Hon. Jeffrey S. White Courtroom: 11, 19th Floor	
22	KWOK; QINGYUAN WAN; GODWIN WONG; DAVID NG; DANIEL P. RILEY; and RICHARD		
23	LI-CHUNG WANG,		
24	Defendants.		
25		1	
26			
27			
28	CHANGE ATTION AND PROPOSED AND DO DO DO DO DE COMPANIO OF THE COMPANION AND DESCRIPTION AND DE	MENDED COMPLANT AND DESCRIPTION TO THE	
	STIPULATION AND [PROPOSED] ORDER RE: FILING OF THIRD AMENDED COMPLAINT AND RESPONSE THERETO Case No. CV 09-04208 JSW		

sf-3074696

1	<u>STIPULATION</u>		
2	WHEREAS, on May 17, 2011, the Court issued an Order dismissing the Consolidated		
3	Amended Complaint and granting Plaintiffs leave to file an amended complaint on or before June		
4	24, 2011;		
5	WHEREAS, Plaintiffs' deadline to file an amended complaint was extended to July 29,		
6	2011;		
7	WHEREAS, on July 29, 2011, Plaintiffs filed the Consolidated Second Amended		
8	Complaint;		
9	WHEREAS, Defendants' deadline to respond to Plaintiffs' Consolidated Second		
10	Amended Complaint was extended to December 19, 2011;		
11	WHEREAS, Plaintiffs intend to amend their complaint;		
12	WHEREAS, Defendants in this action do not oppose the filing of an amended complaints		
13	WHEREAS, Defendants, by not opposing the filing of an amended complaint and by		
14	stipulating to the filing of an amended complaint, do not concede that Plaintiffs' Consolidated		
15	Second Amended Complaint or any amended complaint adequately pleads a claim, but rather		
16	expressly reserve all arguments and defenses they may have as to any amended complaint;		
17	NOW, THEREFORE, the Parties stipulate pursuant to Civil Local Rule 6-1(b) and subject		
18	to Court approval, as follows:		
19	1. Plaintiffs' Consolidated Third Amended Complaint shall be filed on or before		
20	January 9, 2012.		
21	2. Defendants' responses to the Consolidated Third Amended Complaint shall be		
22	filed on or before February 23, 2012.		
23	3. If Defendants file motions to dismiss the Consolidated Third Amended Complaint,		
24	Plaintiffs' opposition briefs will be due on or before April 9, 2012.		
25	4. Defendants' reply briefs will be due on or before May 9, 2012.		
26	5. Defendants shall notice their motions for hearing on June 1, 2012, at 9:00 a.m.		
27	IT IS SO STIPULATED.		
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1	Dated: December 7, 2011	THE ROSEN LAW FIRM, P.A.
2		
3		By: /s/ Phillip Kim PHILLIP KIM
4		Attorneys for Lead Plaintiff Kyung Cho
5		and Lead Counsel for Plaintiffs
6		
7	Dated: December 7, 2011	JORDAN ETH ANNA ERICKSON WHITE
8		CRAIG D. MARTIN MORRISON & FOERSTER LLP
9		WORKISON & POEKSTER LLF
10		By: /s/ Anna Erickson White
11		ANNA ERICKSON WHITE
12		Attorneys for Dennis Wu, Joseph J. Jou,
13		Pin Pin Chau, Li-Lin Ko, Godwin Wong, David Ng, Daniel P. Riley and Richard
14		Li-Chung Wang, Craig On
15	D-4-4- D	I ATHANA O WATEZINICI I D
16	Dated: December 7, 2011	LATHAM & WATKINS LLP
17		Dy. /o/Timothy D. Crudo
18		By: /s/ Timothy P. Crudo Timothy P. Crudo
19		Attorneys for Defendant Thomas S. Wu
20		
21	Dated: December 7, 2011	FARELLA BRAUN + MARTEL LLP
22		
23		By: /s/ Anthony P. Schoenberg
24		Anthony P. Schoenberg
25		Attorneys for Defendant John M. Kerr
26		
27		
28		

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1	Dated: December 7, 2011	ROPERS, MAJESKI, KOHN & BENTLEY	
2			
3		By: /s/ James A. Lassart James A. Lassart	
4			
5		Attorneys for Defendant Ebrahim Shabudin	
6			
7	Dated: December 7, 2011	BERGESON LLP	
8			
9		By: /s/ Daniel J. Bergeson	
10		Daniel J. Bergeson	
11		Attorneys for Defendants Daniel M. Gautsch, Douglas Mitchell, and Robert	
12		Nagel	
13			
14	Dated: December 7, 2011	K&L GATES LLP	
15			
16		By: /s/ Jeffrey L. Bornstein Jeffrey L. Bornstein	
17		Attorneys for Defendant Burton	
18	Thompson		
19			
20	ORDER		
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
22			
23	Dated: December 8, 2011	_	
24		When Startit	
25	The Honorable Jeffrey S. White United States District Judge		
26		VQ	
27			
20			

STIPULATION AND  $\{Proposed\}$  Order Re: Filing of Third Amended Complaint and Response Thereto Case No. CV 09-04208 JSW sf-3074696

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